## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS AMARILLO DIVISION

SPECTRUM WT,

Plaintiff,

v.

Case No.: 2:23-cv-00048-Z

WALTER WENDLER,

Defendant.

Hon. Matthew J. Kacsmaryk

## PLAINTIFF'S AMENDED WITNESS LIST

Judge Matthew J. Kacsmaryk	PLAINTIFF'S ATTORNEY: JT Morris	Defendant's Attorney: David Bryant
TRIAL DATE(S):	COURT REPORTER:	COURTROOM DEPUTY:

TIMONY RATION
RATION
0 hrs
N/A

	WITNESS NAME	WILL CALL ("W")	Expected
	EMPLOYER	May Call ("M")	TESTIMONY
	TOPIC OF TESTIMONY	UNLIKELY TO CALL ("U")	DURATION
3.	Shawn Fouts	W	N/A
	West Texas A&M University		
	Plaintiff's proposed 2023 and 2024	(by deposition	
	performances; other uses and proposed uses	designations)	
	of Legacy Hall; West Texas A&M University's		
	policies, procedures, and customs concerning		
	the reservation or use of Legacy Hall; West		
	Texas A&M University's efforts to promote		
	the availability of Legacy Hall for use,		
	reservation, or rental by students, student		
	organizations, faculty, or the public; West		
	Texas A&M University's policies, rules, and		
	practices for student expression and use of		
	campus facilities; President Wendler's		
	decisions to cancel events on campus he		
	believes will include offensive expression.		
	Fouts was deposed. Fouts will offer testimony		
	as a fact witness and record custodian.		
4.	Chip Chandler	W	N/A
	West Texas A&M University		
	Plaintiff's 2023 performance. Chandler was	(by deposition	
	deposed. Chandler will offer testimony as a	designations)	
	fact witness.		
5.	Todd Rasberry	U	N/A
	West Texas A&M University		
	President Wendler's decision to prohibit drag		
	performances; West Texas A&M University's		
	mission and values. Rasberry was deposed.		
	Rasberry will offer testimony as a fact		
	witness.		
6.	Barrett Bright	W	1.0 hours
	N/A		
	Plaintiff's 2023 and 2024 planned	(Plaintiff intends to	
	performances. Bright was deposed. Bright	call Mr. Bright in	
	will offer testimony as a fact witness and	person, but subject	
	record custodian. Bright resides in Wisconsin.	to his availability,	
		reserves the right to	
		offer his testimony	
		by deposition	
		designations)	

	WITNESS NAME	WILL CALL ("W")	EXPECTED
	EMPLOYER	MAY CALL ("M")	TESTIMONY
	TOPIC OF TESTIMONY	UNLIKELY TO CALL ("U")	DURATION
7.	Johnathan-Jayce Fanelli-Burnett	W	N/A
	N/A		
	Plaintiff's planned April 2026 performance.	(by deposition	
	Fanelli-Burnett was deposed as Plaintiff	designations by	
	Spectrum WT's corporate representative.	agreement of the	
	Fanelli-Burnett will offer testimony as a fact	parties)	
	witness and record custodian.		
8.	Marcus Stovall	W	N/A
	N/A		
	Plaintiff's 2023 and 2024 planned	(by deposition	
	performances. Stovall was deposed. Stovall	designations)	
	will offer testimony as a fact witness and		
	record custodian. Stovall resides in		
	Albuquerque, New Mexico.		

Dated: January 12, 2026 Respectfully submitted,

/s/ JT Morris

JT Morris

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Attorneys for Plaintiff Spectrum WT

## **CERTIFICATE OF SERVICE**

I hereby certify that on January 12, 2026, a true and correct copy of the foregoing document was transmitted via the CM/ECF system, which automatically sends notice and a copy of the filing to all counsel of record.

/s/ JT Morris

JT Morris FOUNDATION FOR INDIVIDUAL RIGHTS AND EXPRESSION